Protecting Florida's Investments Act (PFIA) Quarterly Report – December 8, 2015



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About the State Board of Administration

The statutory mandate of the State Board of Administration (SBA) is to invest, manage and safeguard assets of the Florida Retirement System (FRS) Trust Fund and a variety of other funds for state and local governments. FRS Trustees are dedicated to ensuring that the SBA invests assets and discharges its duties in accordance with Florida law, guided by strict policies and a code of ethics to ensure integrity, prudent risk management and top-tier performance. The SBA is an investment fiduciary under law, and subject to the stringent fiduciary duties and standards of care defined by the Employee Retirement Income Security Act of 1974 (ERISA), as incorporated into Florida law. The SBA has three Trustees: the Governor, as Chairman, the Chief Financial Officer, as Treasurer, and the Attorney General, as Secretary.

As of September 30, 2015, the net asset value of total funds under SBA management was approximately \$170.4 billion. The FRS Pension Plan provides defined pension benefits to 1.1 million beneficiaries and retirees. The strong long-term performance of the FRS Pension Plan, the fourth-largest public pension fund in the nation, reflects our commitment to responsible fiscal management.

The SBA's mission is to provide superior investment management and trust services by proactively and comprehensively managing risk and adhering to the highest ethical, fiduciary, and professional standards.

We encourage you to review additional information about the SBA and FRS on our website at www.sbafla.com.

Introduction

On June 8, 2007, the Protecting Florida's Investments Act ("PFIA") was signed into law. The PFIA requires the State Board of Administration ("SBA"), acting on behalf of the Florida Retirement System Trust Fund (the "FRSTF"), to assemble and publish a list of "Scrutinized Companies" that have prohibited business operations in Sudan and Iran. Once placed on the list of Scrutinized Companies, the SBA and its investment managers are prohibited from acquiring those companies' securities and are required to divest those securities if the companies do not cease the prohibited activities or take certain compensating actions. The implementation of the PFIA by the SBA will not affect any FRSTF investments in U.S. companies. The PFIA will solely affect foreign companies with certain business operations in Sudan and Iran involving the petroleum or energy sector, oil or mineral extraction, power production or military support activities. This quarterly report is developed pursuant to Section 215.473 (4), Florida Statutes. Scrutinized activity in Sudan is defined by the Statutes as occurring within the "Government of Sudan", or the Republic of the Sudan that has its capital in Khartoum, Sudan.

Primary Requirements of the PFIA

The PFIA created new reporting, engagement, and investment requirements for the SBA, including:

- 1. Quarterly reporting to the Board of Trustees of every equity security in which the SBA has invested for the quarter, along with its industry category. This report is posted on the SBA website.
- 2. Quarterly presentation to the Trustees of a "Scrutinized Companies" list for both Sudan and Iran for their approval. Scrutinized Company lists are available on the SBA's website, along with information on the FRSTF direct and indirect holdings of Scrutinized Companies.
- 3. Written notice to external investment managers of all PFIA requirements. Letters request that the managers of actively managed commingled vehicles (i.e., those with FRSTF and other clients' assets) consider removing Scrutinized Companies from the product or create a similar actively managed product that excludes such companies. Similar written requests must be provided to relevant investment managers within the defined contribution plan.
- 4. Written notice to any company with inactive business operations in Sudan or Iran, informing the company of the PFIA and encouraging it to continue to refrain from reinitiating active business operations. Such correspondence continues semiannually.
- 5. Written notice to any Scrutinized Company with active business operations, informing the company of its Scrutinized Company status and that it may become subject to divestment. The written notice must inform the company of the opportunity to clarify its Sudan-related or Iran-related activities and encourage the company, within 90 days, to cease its scrutinized business operations or convert such operations to inactive status.
- 6. A prohibition on further investment on behalf of the FRSTF in any Scrutinized Company once the Sudan and Iran scrutinized lists have been approved by the Trustees. All publicly traded securities of Scrutinized Companies must be divested within 12 months after the company's initial (and continued) appearance on the Scrutinized Companies list. Divestment does not apply to indirect holdings in actively managed commingled investment funds—i.e., where the SBA is not the sole investor in the fund. Private equity funds are considered to be actively managed.
- Reporting to each member of the Board of Trustees, President of the Senate, and the Speaker of the House of Representatives of Scrutinized Company lists within 30 days of creation, and public disclosure of each list.
- 8. Quarterly reporting of the following to each member of the Board of Trustees, the President of the Senate, the Speaker of the House of Representatives, the United States Presidential Special

Envoy to Sudan, and the United States Presidential Special Envoy to Iran. The report is made publicly available and posted to the SBA's website.

- a. A summary of correspondence with engaged companies;
- b. A listing of all investments sold, redeemed, divested, or withdrawn;
- c. A listing of all prohibited investments;
- d. A description of any progress related to external managers offering PFIA compliant funds; and
- e. A list of all publicly traded securities held directly by the state.
- Adoption and incorporation into the FRSTF Investment Policy Statement (IPS) of SBA actions taken in accordance with the PFIA. Changes to the IPS are reviewed by the Investment Advisory Council (IAC) and approved by the Trustees.
- 10. Relevant Sudan or Iran portions of the PFIA are discontinued if the Congress or President of the United States passes legislation, executive order, or other written certification that:
 - a. Darfur genocide has been halted for at least 12 months;
 - b. Sanctions imposed against the Government of Sudan are revoked;
 - c. Government of Sudan honors its commitments to cease attacks on civilians, demobilize and demilitarize the Janjaweed and associated militias, grant free and unfettered access for deliveries of humanitarian assistance, and allow for the safe and voluntary return of refugees and internally displaced persons;
 - d. Government of Iran has ceased to acquire weapons of mass destruction and support international terrorism;
 - e. Sanctions imposed against the government of Iran are revoked; or
 - f. Mandatory divestment of the type provided for by the PFIA interferes with the conduct of U.S. foreign policy.
- 11. Cessation of divestment and/or reinvestment into previously divested companies may occur if the value of all FRSTF assets under management decreases by 50 basis points (0.5%) or more as a result of divestment. If cessation of divestment is triggered, the SBA is required to provide a written report to each member of the Board of Trustees, the President of the Senate, and the Speaker of the House of Representatives prior to initial reinvestment. Such condition is required to be updated semiannually.
- 12. In 2009, the Florida Legislature approved a bill requiring the SBA to identify and offer, by March 1, 2010, at least one terror-free investment product for the FRS Investment Plan. The product must allocate its funds among securities not subject to divestiture, as provided in section 215.473, Florida Statutes.
- 13. As of July 1, 2014, Florida Statute 624.449 requires that a domestic insurer shall provide to the Office of Insurance Regulation on an annual basis a list of investments that the insurer has in companies included on the "Scrutinized Companies with Activities in Sudan List" and the "Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List". Additionally, F.S. 215.473(3)(e)(2) now exempts Exchange Traded Funds from the provisions of PFIA.
- 14. As of July 1, 2014, Florida Statutes clarify that the recently created "Government of South Sudan" means the Republic of South Sudan, which has its capital in Juba, South Sudan. Scrutinized activity refers to the "Government of Sudan", which means the Republic of the Sudan that has its capital in Khartoum, Sudan. Within this report, "Sudan" refers to the latter.

Definition of a Scrutinized Company

The following is a brief review of the criteria on which the active business operations of companies must be judged, in accordance with subsection (1)(t) of Section 215.473, F.S.

Sudan:

- 1. Have a material business relationship with the government of Sudan or a government-created project involving oil related, mineral extraction, or power generation activities, or
- 2. Have a material business relationship involving the supply of military equipment, or
- 3. Impart minimal benefit to disadvantaged citizens that are typically located in the geographic periphery of Sudan, or
- 4. Have been complicit in the genocidal campaign in Darfur.

Iran:

- 1. Have a material business relationship with the government of Iran or a government-created project involving oil related or mineral extraction activities, or
- 2. Have made material investments with the effect of significantly enhancing Iran's petroleum sector.

Affiliates of companies with scrutinized business operations are also subject to the requirements of the PFIA. An affiliated company is generally defined as any other company that either directly or indirectly controls, is controlled by or is under common control with the company conducting scrutinized active business operations. Control generally means the power to exercise a controlling influence over the management or policies of a company. As well, many companies have parent-subsidiary relationships whereby a parent company may own several other companies. In such cases, the SBA has included any known parent and/or subsidiaries which can be clearly linked to a company with scrutinized active business operations. The SBA has used a 50 percent ownership threshold in determining whether or not companies are affiliated, examining parent company-subsidiary ownership on a pro rata basis.

The SBA views companies which have explicit plans and activities related to discontinuation of active business operations as meeting the PFIA definition of substantial action. For all identified companies, the SBA will request information detailing what a company has actually done, if anything, to discontinue its active business operations or if it has pursued humanitarian efforts (applicable to Sudan only).

SBA Scrutinized Companies Identification Methodology

The SBA has developed two lists (the Sudan List and the Iran List) of Scrutinized Companies with active business operations. The lists are developed by principally relying on the research and findings of our "External Research Providers". Below is a brief description of our External Research Providers, which are maintained to provide input from multiple sources.

- EIRIS Conflict Risk Network (CRN). In May 2013, the Conflict Risk Network became part of EIRIS, a global provider of environmental, social, governance, and ethical performance of companies. EIRIS provides services to more than 150 asset owners and managers globally, with a staff of over 60, based primarily in London. CRN was formerly known as the Sudan Divestment Task Force (SDTF).
- 2. **MSCI ESG Research (MSCI)** MSCI delivers corporate governance analysis and research to institutional investors. Through its ESG Research unit, MSCI offers screening services with specific and unique components of state law pertaining to investments in sanctioned countries, including Sudan and Iran.
- 3. **IW Financial (IWF).** IWF is a provider of environmental, social, and governance research and consulting. IWF partners with Conflict Securities Advisory Group (CSAG) to provide clients with detailed information on the business ties of publicly traded companies in Sudan and Iran.
- 4. **Sustainalytics, Inc.** Sustainalytics provides environmental, social and governance research and analysis, sustainability benchmarks, and investment services, and is the result of the merger between Jantzi Research, Inc. and Sustainalytics in 2009. Sustainalytics' company database, "Sustainalytics Global Platform," covers business operations in both Iran and Sudan.

Staff members within the Investment Programs & Governance unit, as well as other senior investment staff, review the assessments of the External Research Providers and other publicly available information. The SBA has utilized the following sources to evaluate over 400 companies and affiliates with reported links to Sudan or Iran:

Company disclosures:

- SEC filings (DEF 14A Proxy Statements, 10-K & 20-F Annual Reports, etc.)
- Investor Relations/company websites
- Industry publications and analyst research

Investment/Finance Organizations:

- Industry Analysts
- Index Providers (e.g., Russell)
- Other Institutional Investors/Private Investors

U.S Government Agencies:

- U.S. Department of State
- U.S. Treasury, Office of Foreign Asset Control (OFAC)
- U.S. Government Accountability Office (GAO)
- SEC Office of Global Security (EDGAR)
- Dept. of Energy, Energy Information Administration (EIA)
- Congressional Research Service (CRS), Library of Congress

Non-Governmental Organizations (NGOs):

- American Enterprise Institute (AEI)
- Amnesty International
- Yale University (Allard K. Lowenstein International Human Rights Project)
- Human Rights Watch

Other Sources:

- SBA External Investment Managers
- U.S. Federal Sanctions Laws covering State Sponsors of Terror
- Any other publicly available information.

Using the previous information sources, the SBA has developed two separate categorizations of a company's involvement in Sudan and/or Iran.

- "Scrutinized" Information provided by several External Research Providers indicates that a company meets the classification of a Scrutinized Company as defined by the PFIA as set forth in Section 215.473 (1)(t)1., 2., or 3. [Sudan] or Section 215.473 (4)(t)1. [Iran]. Upon SBA review, no other information sources clearly contradict the conclusions of the External Research Providers.
- 2. "Continued Examination" At least one External Research Provider indicates that a company meets the classification of a Scrutinized Company as defined by the PFIA as set forth in Section 215.473, (1)(t)1., 2., or 3. [Sudan] or Section 215.473, (4)(t)1. [Iran]. In other words, the External Research Providers do not agree on the status of a company and the SBA is unable to definitively categorize the company's activities as scrutinized without further research to resolve the differences. For companies classified as "Continued Examination" the SBA will begin an engagement process to clarify each firm's current business relationships.

Key Changes Since the Previous PFIA Quarterly Report

<u>Sudan</u>

Companies *added* to the Sudan Scrutinized List this quarter:

• None

Companies *removed* from the Sudan Scrutinized List this quarter:

None

Companies added to the Sudan Continued Examination List this quarter:

• None

Companies *removed* from the Sudan Continued Examination List this quarter:

• None

Recent Developments Regarding Sudan:

On October 28, President Obama declared that the national emergency with respect to Sudan must continue in effect beyond November 3, 2015. Therefore, the President extended the status for one year and declared that the actions and policies of the Government of Sudan continue to pose an unusual and extraordinary threat to the national security and foreign policy of the United States. For this reason, the economic sanctions will be extended for another year, until at least November 2016.

<u>Iran</u>

Companies added to the Iran Scrutinized List this quarter:

None

Companies *removed* from the Iran Scrutinized List this quarter:

None

Companies added to the Iran Continued Examination List this quarter:

None

Companies *removed* from the Iran Continued Examination List this quarter:

None

Recent Developments Regarding Iran:

October 18, 2015 was "Adoption Day" under the Joint Comprehensive Plan of Action (JCPOA), and noticed participating countries to prepare for future sanctions relief, subject to IAEA verification of Iran's compliance. The EU adopted the legislative framework needed to lift its nuclear-related sanctions against Iran, while the U.S. issued contingent waivers of certain sanctions.

Table 1: Scrutinized Companies with Activities in Sudan

New companies on the list are shaded and in bold. (No companies added this quarter.)

| Scrutinized Company: Sudan | Country of Incorporation | Date of Initial Scrutinized Classification |
|-------------------------------------------------------------|-----------------------------|-----------------------------------------------|
| Chennai Petroleum Corp Ltd | India | September 19, 2007 |
| China National Petroleum Corporation (CNPC) | China | December 11, 2012 |
| China Petroleum & Chemical Corp (CPCC) Sinopec | China | September 19, 2007 |
| CNPC General Capital Ltd | China | June 26, 2012 |
| CNPC HK Overseas Capital Ltd | China | June 16, 2011 |
| Daqing Huake Group Co Ltd | China | March 25, 2008 |
| Egypt Kuwait Holding Co. SAE | Kuwait | January 13, 2009 |
| Energy House Holding Company (fka: AREF Energy Holdings Co) | Kuwait | July 28, 2009 |
| Engen Botswana | Botswana | March 24, 2015 |
| Gas District Cooling (Putrajaya) Sdn Bhd | Malaysia | April 14, 2009 |
| Harbin Electric Co. Ltd. (fka: Harbin Power Equipment) | China | September 19, 2007 |
| Indian Oil Corp Ltd (IOCL) | India | September 19, 2007 |
| Jiangxi Hongdu Aviation (aka Hongdu Aviation) | China | September 19, 2007 |
| Jinan Diesel Engine Co. Ltd | China | July 28, 2009 |
| KLCC Property Holdings Bhd | Malaysia | April 14, 2009 |
| Kunlun Energy Company Ltd (fka: CNPC Hong Kong Limited) | Hong Kong | September 19, 2007 |
| Kuwait Finance House | Kuwait | April 14, 2009 |
| Lanka IOC Ltd | India | September 19, 2007 |
| Malaysia Marine & Heavy Engineering Holdings Bhd | Malaysia | March 18, 2014 |
| Managem SA | Morocco | November 9, 2010 |
| Mangalore Refinery & Petrochemicals Ltd | India | September 19, 2007 |
| MISC Bhd | Malaysia | September 19, 2007 |
| Oil India Ltd. | India | September 18, 2012 |
| Oil & Natural Gas Corp (ONGC) | India | September 19, 2007 |
| ONGC Videsh Limited (OVL) | India | March 18, 2014 |
| Orca Gold Inc. | Canada | December 9, 2014 |
| PetroChina | China | September 19, 2007 |
| Petroliam Nasional (Petronas) | Malaysia | September 19, 2007 |
| Petronas Capital Limited | Malaysia | September 19, 2007 |
| Petronas Chemicals Bhd | Malaysia | June 16, 2011 |
| Petronas Dagangan Bhd | Malaysia | September 19, 2007 |
| Petronas Gas Berhad | Malaysia | September 19, 2007 |
| Putrajaya Management Sdn Bhd | Malaysia | March 18, 2014 |
| Sinopec Capital 2013 Ltd | China | September 24, 2013 |
| Sinopec Engineering Group Co Ltd | China | March 18, 2014 |
| Sinopec Group Overseas Development 2013 Ltd | China | March 18, 2014 |

| Scrutinized Company: Sudan | Country of Incorporation | Date of Initial Scrutinized Classification |
|-------------------------------------------------------------|-----------------------------|-----------------------------------------------|
| Sinopec Kantons Holdings Ltd | Bermuda | September 19, 2007 |
| Sinopec Oilfield Equipment Corporation (fka: Kingdream PLC) | China | April 14, 2009 |
| Sinopec Shanghai Petrochemical | China | September 19, 2007 |
| Sinopec Yizheng Chemical Fibre | China | March 25, 2008 |
| Societe Metallurgique D'imiter | Morocco | November 9, 2010 |
| # of Sudan Scrutinized Companies | 41 | |

No companies were **<u>removed</u>** from the Sudan Scrutinized List during the quarter.

| Continued Examination Company: Sudan | Country of Incorporation |
|--------------------------------------------------------------|-----------------------------|
| Alstom | France |
| Alstom Projects India | India |
| ASEC Company for Mining S.A.E. | Egypt |
| Bharat Heavy Electricals, Ltd | India |
| Bollore Group | France |
| China Gezhouba Group Company Ltd | China |
| China North Industries Group Corp (CNGC/Norinco) | China |
| Dongfeng Motor Group Co Ltd | China |
| Dongan Motor (aka Harbin Dongan Auto Engine) | China |
| Drake & Scull International PJSC | United Arab Emirates |
| El Sewedy Cables Holding Company | Egypt |
| Emperor Oil Ltd | Canada |
| Glencore Xstrata PLC | Switzerland |
| Infotel Broadband Services Ltd | India |
| JX Holdings Inc. | Japan |
| KMCOB Capital Bhd | Malaysia |
| LS Industrial Systems | South Korea |
| Nippo Corporation | Japan |
| Power Construction Corporation of China Ltd. (fka Sinohydro) | China |
| PT Pertamina Persero | Indonesia |
| Reliance Industries Ltd | India |
| Scomi Engineering Bhd | Malaysia |
| Scomi Group Bhd | Malaysia |
| Shanghai Electric Group Co. | China |
| Statesman Resources Ltd | Canada |
| Wartsila Oyj | Finland |
| # of Sudan Continued Examination Companies | 26 |

Table 2: Continued Examination Companies with Activities in Sudan

New companies on the list are shaded and in bold. (No companies added this quarter.)

No companies were **<u>removed</u>** from the Sudan Continued Examination List during the quarter.

Table 3: <u>Scrutinized</u> Companies with Activities in the Iran Petroleum Energy Sector New companies on the list are shaded and in bold. (No companies added this quarter.)

| Scrutinized Company: Iran | Country of Incorporation | Date of Initial Scrutinized Classification |
|----------------------------------------------------------------|-----------------------------|-----------------------------------------------|
| China BlueChemical Ltd. | China | March 19, 2013 |
| China National Petroleum Corporation (CNPC) | China | December 11, 2012 |
| China Petroleum & Chemical Corp (CPCC) Sinopec | China | September 19, 2007 |
| China Oilfield Services Ltd. | China | June 16, 2011 |
| CNOOC Ltd. | China | June 16, 2011 |
| CNOOC Finance Limited | China | September 24, 2013 |
| CNPC HK Overseas Capital Ltd. | China | June 16, 2011 |
| COSL Finance (BVI) Limited | China | September 24, 2013 |
| Daelim Industrial Co Ltd. | South Korea | June 16, 2011 |
| Engen Botswana | Botswana | March 24, 2015 |
| Gas District Cooling (Putrajaya) Sdn Bhd | Malaysia | April 14, 2009 |
| Gazprom | Russia | September 19, 2007 |
| Gazprom Neft | Russia | September 16, 2008 |
| Indian Oil Corp Ltd (IOCL) | India | September 19, 2007 |
| KLCC Property Holdings Bhd | Malaysia | April 14, 2009 |
| Kunlun Energy Company Ltd. (fka: CNPC Hong Kong Limited) | Hong Kong | September 19, 2007 |
| Malaysia Marine & Heavy Engineering Holdings Bhd | Malaysia | March 18, 2014 |
| Mangalore Refinery & Petrochemicals Ltd. | India | March 19, 2013 |
| MISC Bhd | Malaysia | September 19, 2007 |
| Mosenergo | Russia | September 16, 2008 |
| Oil & Natural Gas Corp (ONGC) | India | September 19, 2007 |
| ONGC Videsh Limited (OVL) | India | March 18, 2014 |
| PetroChina | China | September 19, 2007 |
| Petroliam Nasional (Petronas) | Malaysia | September 19, 2007 |
| Petronas Capital Limited | Malaysia | September 19, 2007 |
| Petronas Chemicals Bhd | Malaysia | June 16, 2011 |
| Petronas Dagangan Bhd | Malaysia | September 19, 2007 |
| Petronas Gas Berhad | Malaysia | September 19, 2007 |
| Putrajaya Management Sdn Bhd | Malaysia | March 18, 2014 |
| Sinopec Capital 2013 Ltd. | China | March 18, 2014 |
| Sinopec Engineering Group Co Ltd. | China | March 18, 2014 |
| Sinopec Group Overseas Development 2013 Ltd. | China | March 18, 2014 |
| Sinopec Kantons Holdings Ltd. | Bermuda | September 19, 2007 |
| Sinopec Oilfield Equipment Corporation (fka: Kingdream PLC) | China | September 29, 2015 |
| Sinopec Shanghai Petrochemical | China | September 19, 2007 |

| Scrutinized Company: Iran | Country of Incorporation | Date of Initial Scrutinized Classification |
|---------------------------------|-----------------------------|-----------------------------------------------|
| Sinopec Yizheng Chemical Fibre | China | March 25, 2008 |
| # of Iran Scrutinized Companies | 36 | |

No companies were **<u>removed</u>** from the Iran Scrutinized List during the quarter.

Table 4: Continued Examination Companies with Petroleum Energy Activities in Iran New companies on the list are shaded and in bold. (No companies added this quarter.)

| Continued Examination Company: Iran | Country of Incorporation |
|---------------------------------------------------------------------------|-----------------------------|
| China Nonferrous Metal Industry's Foreign Engineering and Construction | China |
| GAIL (India) Limited, aka GAIL Ltd. | India |
| GS Engineering & Construction Corp. | South Korea |
| GS Holdings | South Korea |
| Lukoil OAO | Russia |
| Maire Tecnimont SpA | Italy |
| Oil India Ltd. | India |
| Petronet LNG Ltd. | India |
| Shanghai Zhenhua Heavy Industry Co. Ltd. | China |
| # of Iran Continued Examination Companies | 9 |

No companies were **removed** from the Iran Continued Examination List during the quarter.

Table 5: Correspondence & Engagement Efforts with Scrutinized Companies

In accordance with Section 215.473(3)(a), F.S., the SBA began to engage companies on the September 19, 2007, Scrutinized Company lists. The SBA sent letters to each Scrutinized Company that was owned and held as of September 19, 2007, per the requirements of the law.

The SBA also sent written communication to other scrutinized firms since the initial company engagement effort in September 2007. Each letter encouraged the company to cease any active business operations within 90 days or convert such operations to inactive status to avoid qualifying for divestment by the SBA. In addition, the SBA sent a second letter to scrutinized companies on January 25, 2008, again requesting companies to provide all information necessary to av oid divestment.

On September 30, 2008, the SBA sent a follow-up letter to all Scrutinized Companies. Although, these companies are no longer held by the SBA, the September 30, 2008, letter was intended to once again provide notice of the requirements of the PFIA. Since our original correspondence, several companies on the scrutinized list have replied with valuable information. Each company's response and classification status is summarized below. Any company that responded to the SBA's written correspondence is highlighted in blue text.

| Company | Company Responsive to SBA Communications | Status |
|---------------------------------------------------------------------|----------------------------------------------|---------------------------------------------------|
| ABB | Yes; January 29, 2009 | Removed from Sudan Scrutinized List |
| Alstom | Yes; October 1, 2007 and October 25, 2011 | Moved to Sudan Continued Examination List |
| Bharat Heavy Electricals Limited | Yes; October 4, 2007 | Sudan Scrutinized Classification Continues |
| Bow Valley Energy | Yes; October 22, 2008 | Removed from Iran Scrutinized List |
| Chennai Petroleum Corporation Limited | Yes; October 16, 2008 | Sudan Scrutinized Classification Continues |
| China Petroleum & Chemical Corp (Sinopec) | No | Iran & Sudan Scrutinized Classification Continues |
| CNOOC Ltd | Yes; October 28, 2008 | Iran Scrutinized Classification Continues |
| Dongfeng Motor Group Co. Ltd. | No | Moved to Sudan Continued Examination List |
| Electricity Generating Public Co | No | Removed from Sudan Scrutinized List |
| ENI | Yes; February 13, 2008 and May 13, 2011 | Removed from Iran Scrutinized and CE Lists |
| GAIL (India) Limited, aka GAIL Ltd. | Yes; October 5, 2010 | Moved to Iran Continued Examination List |
| Gazprom | Yes; November 1, 2007 and August 18, 2014 | Iran Scrutinized Classification Continues |
| Gazprom Neft | Yes; August 15, 2013 | Iran Scrutinized as subsidiary of Gazprom |
| Harbin Electric Co. (fka Harbin Power Equipment) | No | Sudan Scrutinized Classification Continues |
| Indian Oil Corp Ltd (IOCL) | No | Iran & Sudan Scrutinized Classification Continues |
| Inpex Corp. | Yes; October 15, 2007 and July 11, 2011 | Removed Iran Scrutinized List |
| Kencana Petroleum | Yes; October 31, 2008 | Moved to Sudan Continued Examination List |
| Korea Electric Power (and subsidiaries, KEPCO Plant/Korea Plant) | Yes; December 27, 2011 | Removed from Sudan Scrutinized List |
| Kunlun Energy Company Ltd. (fka: CNPC Hong Kong Limited) | Yes; October 5, 2007 and May 24, 2008 | Iran & Sudan Scrutinized Classification Continues |
| Lukoil OAO | Yes; October 8, 2007 | Moved to Iran Continued Examination List |
| Lundin Petroleum AB | Yes; October 17, 2008 | Removed from Sudan Scrutinized List |
| Lundin International SA | No | Removed from Sudan Scrutinized List |

| Company | Company Responsive to SBA Communications | Status |
|-----------------------------------------------------|---------------------------------------------------------|---------------------------------------------------|
| Malaysia Marine & Heavy Engineering Holdings Bhd | Yes; November 14, 2014 | Iran & Sudan Scrutinized Classification Continues |
| Mangalore Refinery & Petrochemicals Ltd | Yes; March 8, 2013 | Iran & Sudan Scrutinized Classification Continues |
| MISC Bhd | No | Iran & Sudan Scrutinized Classification Continues |
| Norsk Hydro | Yes; November 30,2007 | Removed from Iran Scrutinized List |
| Oil & Natural Gas Corp (ONGC) | Yes; July 23, 2014 | Iran & Sudan Scrutinized Classification Continues |
| OMV AG | Yes; November 6, 2007 and April 14, 2010 | Removed from Iran Continued Examination List |
| PetroChina | Yes; December 22, 2008 | Iran & Sudan Scrutinized Classification Continues |
| Petroleo Brasileiro (Petrobras) | Yes; January 13, 2010 | Removed from Iran Scrutinized List |
| Petroliam Nasional (Petronas) | Yes; July 6, 2015 | Iran & Sudan Scrutinized Classification Continues |
| Putrajaya Management Sdn Bhd | Yes; September 5, 2014 | Iran & Sudan Scrutinized Classification Continues |
| Ranhill Bhd | Yes; October 22, 2008 | Removed from Sudan Scrutinized List |
| Repsol YPF | Yes; October 15, 2007; January 2013 | Removed from Iran Scrutinized and CE Lists |
| Royal Dutch Shell PLC | Yes; October 5, 2007; January 27, 2011; April 13, 2011 | Removed from Iran Scrutinized and CE Lists |
| Sinopec Kantons Holdings Ltd. | No | Iran & Sudan Scrutinized Classification Continues |
| Sinopec Shanghai Petrochemical Company | No | Sudan Scrutinized Classification Continues |
| Snam Rete Gas | Yes; October 9, 2008 | Removed from Iran Scrutinized Classification |
| Statoil ASA (fka: StatoilHydro) | Yes; February 4, 2008; January 24, 2011; June 16, 2011 | Removed from Iran Scrutinized and CE Lists |
| Total Capital | Yes; January 26, 2011 and April 25, 2011 | Removed from Iran Scrutinized and CE Lists |
| Total SA | Yes; October 12, 2007; October 29, 2010; April 25, 2011 | Removed from Iran Scrutinized and CE Lists |
| Wärtsilä Oyj | Yes; December 4, 2007 | Moved to Sudan Continued Examination List |

Table 6: Correspondence & Engagement Efforts with Continued Examination Companies

In addition to Scrutinized Companies, the SBA engaged companies on our initial September 19, 2007, Continued Examination company lists. The SBA also sent written communication to firms added to the Continued Examination list since the initial company engagement effort in September 2007. Such companies were asked to provide information to the SBA in order to assist us in determining the extent of their activities, if any, in Sudan and Iran. The SBA sent a follow-up letter to all companies on September 30, 2008. Each company's response and classification is summarized below. Any company that responded to the SBA's written correspondence is highlighted in blue text.

| Company | Company Responsive to SBA Communications | Continued Examination Status |
|---------------------------------------------------|-----------------------------------------------|-----------------------------------|
| Actividades de Construccion y Servicios S.A.(ACS) | No | Removed from Iran List |
| Aggreko PLC | Yes; January 28, 2008 | Removed from Iran List |
| Air Liquide | Yes; November 30, 2007 January 28, 2008 | Removed from Iran List |
| Aker Solutions ASA (fka Aker Kvaerner ASA) | No | Iran CE Classification Continues |
| AREF Investment Group | No | Removed from Sudan List |
| Areva SA | Yes; October 27, 2008 December 29, 2009 | Removed from Sudan List |
| Bauer Aktiengesellschaft | Yes; March 13, 2008 | Removed from Sudan List |
| BG Group | Yes; November 23, 2007 | Removed from Iran List |
| Bharat Electronics Limited | No | Removed from Sudan CE List |
| Bollore Group | No | Sudan CE Classification Continues |
| Costain Group PLC | Yes; November 5, 2007 | Removed from Iran List |
| Daelim Industrial Co Ltd | No | Moved to Iran Scrutinized List |
| Engineers India Ltd. | Yes; October 16, 2008; September 9, 2010 | Removed from Iran CE List |
| Essar Oil | Yes; January 9, 2009 | Removed from Iran List |
| Finmeccanica SpA | No | Removed from Sudan List |
| Glencore Xstrata PLC | Yes; September 20, 2010 | Sudan CE Classification Continues |
| GVA Consultants | Yes; September 26, 2007 September 30, 2010 | Removed from Iran CE List |
| ICSA India Limited | No | Removed from Sudan List |
| INA-Industrija Nafte DD Zagreb | Yes | Removed from Iran List |
| Itochu Corp | Yes; May 9, 2008 | Removed from Iran List |
| JGC Corp | Yes; October 1, 2007 | Removed from Iran List |
| La Mancha Resources | Yes; October 21, 2008 | Removed from Sudan List |
| Linde AG | Yes; November 14, 2007 | Removed from Iran List |
| Liquefied Natural Gas LNGL | No | Iran CE Classification Continues |
| Mitsubishi Heavy Industries Ltd. | Yes; October 26, 2007 | Removed from Iran List |
| Mitsui & Co. | Yes; October 17, 2007 | Removed from Iran List |
| Mitsui Engineering & Shipbuilding | Yes; November 21, 2007 December 18, 2007 | Removed from Iran and Sudan Lists |
| MMC Bhd | No | Sudan CE Classification Continues |
| Nam Fatt | No | Removed from Sudan List |

| Company | Company Responsive to SBA Communications | Continued Examination Status |
|-----------------------------------------------------------------|----------------------------------------------|--------------------------------------|
| PT Citra Tubindo Tbk. | Yes; September 27, 2010 | Removed from Iran CE List |
| PTT Public Company Limited | Yes; October 1, 2010 | Removed from Sudan CE List |
| Saipem SpA | Yes; December 12, 2007 | Removed from Iran Lists |
| Samsung Engineering Co. Ltd. | No | Removed from Iran CE List |
| Samsung Heavy Industries Co. Ltd. | No | Removed from Iran List |
| Sasol Ltd. | Yes; May 25, 2010 September 29, 2010 | Removed from Iran CE List |
| Seadrill Ltd | Yes; September 20, 2010 | Removed from Sudan CE List |
| Siam Cement Group (SCG) | Yes; September 24, 2010 | Iran CE Classification Continues |
| Siemens AG | Yes; October 22, 2009 October 8, 2010 | Removed from Iran CE List |
| Schlumberger Limited NV | Yes; October 19, 2007 | Removed from Iran and Sudan Lists |
| Siam Cement PCL | Yes; October 21, 2008 | Iran CE Classification Continues |
| SNC - Lavalin Group Inc. | Yes; September 25, 2007 | Removed from Iran List |
| Sudan Telecommunications (Sudatel) | No | Removed from Sudan CE Classification |
| Technip | Yes; April 30, 2010 and November 30, 2010 | Removed from Iran CE Classification |
| The Weir Group PLC | Yes; November 16, 2007 | Removed from Iran and Sudan Lists |
| Total SA | Yes; October 12, 2007 | Sudan CE Classification Continues |
| Trevi-Finanziaria Industriale S.p.A. | Yes; September 17, 2010 | Removed from Iran CE List |
| Weatherford International, Ltd. | No | Removed from Sudan List |
| Welspun Corp. Limited (fka Welspun-Gujarat Stahl Rohen Ltd.) | Yes; September 24, 2010 | Iran CE Classification Continues |

Key Dates for PFIA Activities

June 8, 2007 — Legislation's effective date, upon becoming a law.

August 6, 2007 — SBA letter to state agencies requesting data on all publicly traded securities held directly by the State.

August 20, 2007 — First of two letters to investment managers providing written notice of PFIA enactment and amendment to Schedule B of investment management contracts.

September 19, 2007 — SBA assembles initial Scrutinized Companies lists for Sudan and Iran.

September 20, 2007 — SBA engages companies classified as either Scrutinized or needing Continued Examination through written correspondence, subsequent conference calls and additional communication. SBA disclosed the Scrutinized Companies lists on its website, including reporting of all equities held by the State.

September 21, 2007 — Second of two letters to investment managers providing Scrutinized Companies lists.

October 16, 2007 — SBA formally submits the Scrutinized Companies lists to the Legislature and the United States Special Envoy to Sudan, and continues to do so every quarter.

November 30, 2007 — SBA sends notification via email to any owned scrutinized company that has not responded to initial written correspondence. Similar notification was sent to each company classified as needing continued examination.

January 25, 2008 — SBA sends additional notice of divestment and request for information to all Scrutinized Companies, with emphasis to companies that have been unresponsive to the SBA's prior request for the necessary information.

July 1, 2008 — In March 2008, the SBA developed a policy approach directing all affected managers to sell their remaining PFIA related holdings no later than July 1, 2008, approximately three months earlier than the statutory deadline of September 18, 2008.

September 18, 2008 — Statutory deadline for the SBA to complete divestment of *initial* Scrutinized Companies (i.e., within 12 months of their initial appearance on the September 19, 2007 list), if they do not stop scrutinized active business operations.

March 1, 2010— Deadline for the SBA to identify and offer at least one terror-free investment product for the FRS Investment Plan (Defined Contribution).

Quarterly Reporting—SBA provides quarterly updates to the Scrutinized Companies lists for Sudan and Iran, including a summary of engagement activities. PFIA quarterly reports have been issued on the following dates:

| September 19, 2007 | July 29, 2010 |
|--------------------|--------------------|
| December 18, 2007 | November 9, 2010 |
| March 25, 2008 | February 22, 2011 |
| June 10, 2008 | June 16, 2011 |
| September 16, 2008 | September 20, 2011 |
| January 13, 2009 | December 6, 2011 |
| April 14, 2009 | March 20, 2012 |
| July 28, 2009 | June 26, 2012 |
| October 27, 2009 | September 18, 2012 |
| January 26, 2010 | December 11, 2012 |
| April 27, 2010 | March 19, 2013 |
| | |

June 25, 2013 September 24, 2013 December 10, 2013 March 18, 2014 June 17, 2014 September 23, 2014 December 9, 2014 March 24, 2015 June 23, 2015 September 29, 2015 December 8, 2015

Summary of Investments Sold, Redeemed, Divested or Withdrawn

In accordance with the PFIA, the SBA must divest all holdings of any scrutinized companies within 12 months of their original appearance on the prohibited securities list. External managers are contractually responsible for administering investments in accordance with restrictions set forth by the SBA, including the prohibited securities list of the PFIA. Historical divestment transaction data is contained in prior PFIA Quarterly Reports. The table below presents the cumulative market capitalization of scrutinized companies divested by the SBA since the PFIA's inception:

| Cumulative Divestment | | | | |
|----------------------------------------------------------------|--------------------|--|--|--|
| Royal Dutch Shell** | \$215,784,700.79 | | | |
| Total SA** | \$214,536,015.45 | | | |
| Petroleo Brasileiro SA (Petrobras) ** | \$206,135,264.10 | | | |
| ENI** | \$141,403,034.78 | | | |
| CNOOC Ltd | \$131,737,735.86 | | | |
| Gazprom (a.k.a. OAO Gazprom) | \$71,275,453.14 | | | |
| Alstom** | \$65,897,698.67 | | | |
| Repsol YPF** | \$53,420,179.87 | | | |
| Statoil ASA** (fka: StatoilHydro) | \$46,792,677.58 | | | |
| China Petroleum and Chemical Corp (CPCC) Sinopec | \$38,455,440.48 | | | |
| PetroChina | \$25,723,158.75 | | | |
| Inpex Corp.** | \$24,835,110.63 | | | |
| MISC Bhd | \$16,448,397.44 | | | |
| Snam Rete Gas** | \$9,596,905.78 | | | |
| Lukoil OAO** | \$9,487,631.46 | | | |
| OMV AG ** | \$8,601,977.98 | | | |
| Shell International Finance** | \$8,599,813.40 | | | |
| China BlueChemical Ltd | \$7,538,215.73 | | | |
| Wärtsilä Oyj** | \$1,797,871.96 | | | |
| Daelim Industrial Co Ltd | \$1,566,926.73 | | | |
| Petrofac Ltd ** | \$1,496,881.43 | | | |
| The Weir Group PLC ** | \$1,322,666.62 | | | |
| Petrobras International Finance** | \$1,148,750.00 | | | |
| Lundin Petroleum AB ** | \$1,133,120.04 | | | |
| Oil & Natural Gas Corporation (ONGC) | \$945,363.83 | | | |
| Petrobras Energia (Participaciones) ** | \$298,632.08 | | | |
| Dongfeng Motor Group** | \$158,623.49 | | | |
| Electricity Generating Public Company** | \$121,321.38 | | | |
| Gazprom Neft | \$37,892.73 | | | |
| ** denotes companies no longer on the Prohibited Company list. | \$1,306,825,533.68 | | | |

In accordance with the PFIA, the SBA will report on the performance implications of PFIA-related divestitures and restrictions. Generally, the impact of PFIA legislation on performance is measured as the opportunity cost of not being able to hold prohibited securities, measured by comparing the monthly return of the standard foreign equity benchmark (i.e., the MSCI ACWI ex-US) to a custom foreign equity benchmark based upon PFIA divestiture requirements. The difference in returns between the standard benchmark and custom benchmark represents the opportunity cost to the SBA of not being able to invest in (or hold) prohibited companies. The percent return difference is then applied to the average monthly balance of foreign equity investments to determine a dollar impact. Monthly dollar impacts, whether positive or negative, are added together through time and then compared to the total value of the FRS Pension Plan to determine the percentage or basis point impact of PFIA legislation.

Table 7: List of <u>Prohibited</u> Investments (Scrutinized Companies)

New companies on the list are shaded and in bold. (No companies added this quarter.)

| Prohibited Investments (Scrutinized Companies) | Scrutinized Country | Country of Incorporation | Initial Appearance on Scrutinized List | Full Divestment |
|----------------------------------------------------------------|------------------------|-----------------------------|-------------------------------------------|--------------------|
| Chennai Petroleum Corp Ltd | Sudan | India | September 19, 2007 | Yes |
| China BlueChemical Ltd | Iran | China | March 19, 2013 | Yes |
| China National Petroleum Corporation (CNPC) | Sudan & Iran | China | December 11, 2012 | Yes |
| China Oilfield Services Ltd | Iran | China | June 16, 2011 | Yes |
| China Petroleum & Chemical Corp (CPCC) Sinopec | Sudan & Iran | China | September 19, 2007 | Yes |
| CNOOC Ltd | Iran | China | June 16, 2011 | Yes |
| CNOOC Finance Limited | Iran | China | September 24, 2013 | Yes |
| CNPC General Capital Ltd | Sudan | China | June 26, 2012 | Yes |
| CNPC HK Overseas Capital Ltd | Sudan & Iran | China | June 16, 2011 | Yes |
| COSL Finance (BVI) Limited | Iran | China | September 24, 2013 | Yes |
| Daelim Industrial Co Ltd | Iran | South Korea | June 16, 2011 | Yes |
| Daqing Huake Group Co Ltd | Sudan | China | March 25, 2008 | Yes |
| Egypt Kuwait Holding Co. SAE | Sudan | Kuwait | January 13, 2009 | Yes |
| Energy House Holding Company (fka: AREF Energy Holdings Co) | Sudan | Kuwait | July 28, 2009 | Yes |
| Engen Botswana | Sudan & Iran | Botswana | March 24, 2015 | Yes |
| Gas District Cooling (Putrajaya) Sdn Bhd | Sudan & Iran | Malaysia | April 14, 2009 | Yes |
| Gazprom | Iran | Russia | September 19, 2007 | Yes |
| Gazprom Neft | Iran | Russia | September 16, 2008 | Yes |
| Harbin Electric Co. Ltd. (fka: Harbin Power Equipment) | Sudan | China | September 19, 2007 | Yes |
| Indian Oil Corp Ltd (IOCL) | Sudan & Iran | India | September 19, 2007 | Yes |
| Jiangxi Hongdu Aviation (aka Hongdu Aviation) | Sudan | China | September 19, 2007 | Yes |
| Jinan Diesel Engine | Sudan | China | July 28, 2009 | Yes |
| KLCC Property Holdings Bhd | Sudan & Iran | Malaysia | April 14, 2009 | Yes |
| Kunlun Energy Company Ltd. (fka: CNPC Hong Kong) | Sudan & Iran | Hong Kong | September 19, 2007 | Yes |

| Prohibited Investments (Scrutinized Companies) | Scrutinized Country | Country of Incorporation | Initial Appearance on Scrutinized List | Full Divestment |
|----------------------------------------------------------------|------------------------|--------------------------|-------------------------------------------|--------------------|
| Kuwait Finance House | Sudan | Kuwait | April 14, 2009 | Yes |
| Lanka IOC Ltd | Sudan | India | September 19, 2007 | Yes |
| Managem SA | Sudan | Morocco | November 9, 2010 | Yes |
| Mangalore Refinery & Petrochemicals Ltd | Sudan & Iran | India | September 19, 2007 | Yes |
| Malaysia Marine & Heavy Engineering Holdings Bhd | Sudan & Iran | Malaysia | March 18, 2014 | Yes |
| MISC Bhd | Sudan & Iran | Malaysia | September 19, 2007 | Yes |
| Mosenergo | Iran | Russia | September 16, 2008 | Yes |
| Oil India Ltd. | Sudan | India | September 18, 2012 | Yes |
| Oil & Natural Gas Corp (ONGC) | Sudan & Iran | India | September 19, 2007 | Yes |
| ONGC Videsh Limited (OVL) | Sudan & Iran | India | March 18, 2014 | Yes |
| Orca Gold Inc. | Sudan | Canada | December 9, 2014 | Yes |
| PetroChina | Sudan & Iran | China | September 19, 2007 | Yes |
| Petroliam Nasional (Petronas) | Sudan & Iran | Malaysia | September 19, 2007 | Yes |
| Petronas Capital Limited | Sudan & Iran | Malaysia | September 19, 2007 | Yes |
| Petronas Chemicals Bhd | Sudan & Iran | Malaysia | June 16, 2011 | Yes |
| Petronas Dagangan Bhd | Sudan & Iran | Malaysia | September 19, 2007 | Yes |
| Petronas Gas Berhad | Sudan & Iran | Malaysia | September 19, 2007 | Yes |
| Putrajaya Management Sdn Bhd | Sudan & Iran | Malaysia | March 18, 2014 | Yes |
| Sinopec Capital 2013 Ltd | Sudan & Iran | China | September 24, 2013 | Yes |
| Sinopec Engineering Group Co Ltd | Sudan & Iran | China | March 18, 2014 | Yes |
| Sinopec Group Overseas Development 2013 Ltd | Sudan & Iran | China | March 18, 2014 | Yes |
| Sinopec Kantons Holdings Ltd | Sudan & Iran | Bermuda | September 19, 2007 | Yes |
| Sinopec Oilfield Equipment Corporation (fka: Kingdream PLC) | Sudan & Iran | China | April 14, 2009 | Yes |
| Sinopec Shanghai Petrochemical | Sudan & Iran | China | September 19, 2007 | Yes |
| Sinopec Yizheng Chemical Fibre | Sudan & Iran | China | March 25, 2008 | Yes |
| Societe Metallurgique D'imiter | Sudan | Morocco | November 9, 2010 | Yes |

| Prohibited Investments (Scrutinized Companies) | Scrutinized Country | Country of Incorporation | Initial Appearance on Scrutinized List | Full Divestment |
|------------------------------------------------|------------------------|--------------------------|-------------------------------------------|--------------------|
| # of Prohibited Investments | 50 | - | - | Yes |

No companies were **<u>removed</u>** from the Prohibited Investments List this quarter.

Table 8: SBA Holdings in Prohibited Investments Subject to Divestment

As of June 30, 2015, the SBA did not hold shares of any company on the Prohibited Investments List in accounts subject to the PFIA divestiture requirements.

Summary of Progress, SBA Investment Manager Engagement Efforts

On August 20, 2007, the SBA sent letters to 66 external investment managers notifying them of the Act and informing them of new contract language that would enforce their cooperation with the requirements of the new law.

On September 19, 2007, the SBA sent letters to all affected managers outlining the list of prohibited securities for any future purchases. The letter described the SBA's engagement process with companies on the list, which affords companies a 90-day period in which to comply with the conditions of the law or clarify their activities. The letter directed these managers to cease purchase of securities on the list and to await the direction of the SBA for any divestment necessary in the event engagement fails, with a deadline for divestment under the law of September 18, 2008.

On September 19, 2007, the SBA sent letters to actively-managed, indirectly held funds holding scrutinized securities, including managers of the defined contribution program, asking the funds to review the list of scrutinized securities and consider eliminating such holdings from the portfolio or create a similar fund, devoid of such holdings, per the requirements of the law.

Each quarter, the SBA sends written and electronic notification to all affected managers about the list of prohibited companies.

The SBA has received responses noting our concerns in writing and by phone from several of the contacted managers.

Listing of All Publicly Traded Securities (Including Equity Investments)

Due to the large number of individual securities and the volume of information, this list has been electronically posted to the SBA's website and is updated quarterly. A list of all publicly traded securities owned by the State of Florida can be found within the <u>PFIA information section</u> of the SBA's website. Please observe the electronic report's notes page for important clarifying explanations of included data.

For more information, please contact:

State Board of Administration of Florida (SBA) Investment Programs & Governance 1801 Hermitage Blvd., Suite 100 Tallahassee, FL 32308 <u>www.sbafla.com</u>

> or send an email to: pfia@sbafla.com

